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6	Attorney for Plaintiff JO ANNE GRAFF	
7		
8	IN THE UNITED STAT	TES DISTRICT COURT
9	FOR THE NORTHERN DI	STRICT OF CALIFORNIA E DIVISION
10	JO ANNE GRAFF,	Case No. C08-01821-JW-PVT
11	Plaintiff,	
12	v.	FIRST AMENDED COMPLAINT
13	LAW OFFICE OF DOUGLAS R.	DEMAND FOR JURY TRIAL
14 15	BURGESS, LLC, a New York limited liability company, DOUGLAS ROBERT BURGESS, individually and his official	15 United States Code § 1692 <i>et seq</i> .  Invasion of Privacy  Negligent Collection
16	capacity, UNITED STATES CREDIT AGENCY, LLC, F/K/A FIRST AMERICAN INVESTMENT COMPANY, LLC, a New	Tort-in-se
17	York limited liability company, ACCOUNT MANAGEMENT SERVICES ROCHESTER,	
18	LLC, a Delaware limited liability company, DOUGLAS J. MACKINNON, SR.,	
19	individually and his official capacity, and MARK F. BOHN, individually and his	
20	official capacity,	
21	Defendants.	
22	Plaintiff, JO ANN GRAFF (herein	nafter "Plaintiff"), based on information and belief
23	and investigation of counsel, except for those alle	gations which pertain to the named Plaintiff or her
24	attorneys (which are alleged on personal knowle	edge), hereby makes the following allegations:
25	<u>I. INTRO</u>	DUCTION
26	1. This is an action for actua	al damages, statutory damages, attorney fees and
27	costs brought by an individual consumer for Do	efendants' violations of the Fair Debt Collection
28	Practices Act, 15 U.S.C. § 1692, et seq. (hereinaft	er "FDCPA") which prohibits debt collectors from

that a substantial part of the events or omissions giving rise to the claim occurred in this judicial district. Venue is also proper in this judicial district pursuant to 15 U.S.C. § 1692k(d), in that the Defendants transact business in this judicial district and the violations of the FDCPA complained of occurred in this judicial district.

### IV. INTRADISTRICT ASSIGNMENT

6. This lawsuit should be assigned to the San Jose Division of this Court because a substantial part of the events or omissions which gave rise to this lawsuit occurred in Santa Clara County.

#### V. PARTIES

- 7. Plaintiff, JO ANNE GRAFF (hereinafter "Plaintiff"), is a natural person residing in Santa Clara County, California. Plaintiff is a "consumer" within the meaning of 15 U.S.C. § 1692a(3).
- 8. Defendant, LAW OFFICE OF DOUGLAS R. BURGESS, LLC (hereinafter "LAW OFFICE"), is a New York limited liability company engaged in the business of collecting debts in this state with its principal place of business located at: 480 Ridge Road West, Second Floor, Rochester, New York 14615-2823. LAW OFFICE may be served at: Law Office of Douglas R. Burgess, LLC, c/o Douglas Robert Burgess, Managing Member, 480 Ridge Road West, Second Floor, Rochester, New York 14615-2823. The principal purpose of LAW OFFICE is the collection of debts using the mails and telephone and LAW OFFICE regularly attempts to collect debts alleged to be due another. LAW OFFICE is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6).
- 9. Defendant, DOUGLAS ROBERT BURGESS (hereinafter "BURGESS"), is a natural person and is or was an employee, agent, member, officer and/or director of LAW OFFICES at all relevant times. BURGESS may be served at his current business address at: Douglas Robert Burgess, Law Office of Douglas R. Burgess, LLC, 480 Ridge Road West, Second Floor, Rochester, New York 14615-2823 and at his residence address at: Douglas Robert Burgess, 39 Scotch Lane, Rochester, New York 14617-2542. BURGESS is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6). Plaintiff is informed and believes, and thereon alleges that BURGESS is liable for the acts of LAW OFFICE because he sets and approves LAW OFFICE

collection policies, practices, procedures and he directed the unlawful activities described herein.

AMERICAN INVESTMENT COMPANY, LLC (hereinafter "FAIC"), is a New York limited liability company engaged in the business of collecting debts in this state with its principal place of business located at: 400 Linden Oaks Drive, Rochester, New York 14625-2818. FAIC may be served at: United States Credit Agency, LLC, Attn: Managing Member, 2809 Wehrle Drive, Suite 1, Williamsville, New York 14221-7385. The principal purpose of FAIC is the collection of debts using the mails and telephone and FAIC regularly attempts to collect debts alleged to be originally due another. FAIC is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6). Plaintiff is informed and believes, and thereon alleges that FAIC is liable for the acts of Defendants, BURGESS and LAW OFFICE because FAIC engaged BURGESS and LAW OFFICE to collect a consumer debt on its behalf and FAIC directed the unlawful activities described herein. See *Martinez v. Albuquerque Collection Services*, *Inc.*, 867 F.Supp. 1495 (D. N.M. 1994) and *Police v. National Tax Funding, L.P.*, 225 F.3d 379 (3d Cir. 2000).

(hereinafter "AMS"), is a Delaware limited liability company engaged in the business of collecting debts in this state with its principal place of business located at: 400 Linden Oaks Drive, Rochester, New York 14625-2818. AMS may be served at: Account Management Services Rochester, LLC, c/o Delaware Business Incorporators, Inc., 3422 Old Capitol Trail, Suite 700, Wilmington, Delaware 19808-6124. The principal purpose of AMS is the collection of debts using the mails and telephone, and AMS regularly attempts to collect debts alleged to be originally due another. AMS is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6). Plaintiff is informed and believes, and thereon alleges that AMS is liable for the acts of Defendants, FAIC and LAW OFFICE, because each of these Defendants, and all of them, have functioned as a single business enterprise and/or as the alter ego of each other. Plaintiff is informed and believes, and thereon alleges that Defendants have integrated their resources to achieve a common purpose and there has been a blurring of the identities and lines of distinctions between Defendants.

12. Defendant, DOUGLAS J. MACKINNON, SR. (hereinafter

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"MACKINNON"), is a natural person and, on information and belief, is or was an employee, agent,
member, officer and/or director of FAIC and AMS at all relevant times. MACKINNON may be
served at his current business address at: Douglas J. MacKinnon, Sr., 400 Linden Oaks Drive,
Rochester, New York 14625-2818 and at his residence address at: Douglas J. MacKinnon, Sr.,
6225 Countryside Walk Court, Clarence Center, New York 14032-9280. Plaintiff is informed and
believes, and thereon alleges that MACKINNON is a "debt collector" within the meaning of 15
U.S.C. § 1692a(6). Plaintiff is informed and believes, and thereon alleges that MACKINNON is
liable for the acts of LAW OFFICE, FAIC and AMS because he sets and approves LAW OFFICE,
FAIC and AMS collection policies, practices, procedures and he controlled, supervised, managed
or directed the unlawful activities described herein.

- 13. Defendant, MARK F. BOHN (hereinafter "BOHN"), is a natural person and, on information and belief, is or was an employee, agent, member, officer and/or director of FAIC and AMS at all relevant times. BOHN may be served at his current business address at: Mark F. Bohn, 400 Linden Oaks Drive, Rochester, New York 14625-2818 and at his residence address at: Mark F. Bohn, 157 Willowood Drive, Rochester, New York 14612-3211. Plaintiff is informed and believes, and thereon alleges that BOHN is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6). Plaintiff is informed and believes, and thereon alleges that BOHN is liable for the acts of LAW OFFICE, FAIC and AMS because he sets and approves LAW OFFICE, FAIC and AMS collection policies, practices, procedures and controlled, supervised, managed or directed the unlawful activities described herein.
- 14. At all times herein mentioned, each of the Defendants was the agent, servant, employee and/or joint venturer of his co-defendants, and each of them, and at all said times, each Defendant was acting in the full course and scope of said agency, service, employment and/or joint venture. Any reference hereafter to "Defendants" without further qualification is meant by Plaintiff to refer to each Defendant, and all of them, named above.

### VI. FACTUAL ALLEGATIONS

15. On a date or dates unknown to Plaintiff, Plaintiff incurred a financial obligation, namely a consumer credit account issued by Household Bank, and bearing the account

1	number XXXX-XXXX-XXXX-7860 (hereinafter "the debt"). The debt was incurred primarily for
2	personal, family or household purposes and is therefore a "debt" as that term is defined by 15 U.S.C.
3	§ 1692a(5).
4	16. Plaintiff is informed and believes, and thereon alleges that sometime
5	thereafter on a date unknown to Plaintiff, the debt was sold, assigned, or otherwise transferred to
6	Defendants, FAIC and AMS.
7	17. Sometime thereafter on a date unknown to Plaintiff, the debt was consigned,
8	placed or otherwise transferred to Defendants for collection from Plaintiff.
9	18. Thereafter, Defendants made several telephone calls to Plaintiff which were
10	each a "communication" in an attempt to collect a debt as that term is defined by 15 U.S.C. §
11	1692a(2).
12	19. On or about April 4, 2007, an employee of Defendants recorded the following
13	message on Plaintiff's answering machine:
<ul><li>14</li><li>15</li></ul>	It's Mark Morgan. I'm calling from Burgess Law Offices. Trying to get a message to Jo Graff. I need to speak with Jo Graff soon as possible. I'm calling about a case that's been placed here in our office. That's case number 224519. The attorney here
16 17	will be (inaudible) will be making some final determinations regarding this case and for Jo to have any input we need her to contact me immediately. We need to hear from an attorney or Jo at 1-800-976-0890, extension 13. Again 800-976-0890, extension 13. And when calling, refer to case number 224519.
18	20. On or about April 11, 2007, an employee of Defendants recorded the
19	following message on Plaintiff's answering machine:
20	Contact Mark Morgan in regards to your case that has been placed here in Burgess
21	Law Office. Case number 224519. I've been asked to finalize the paperwork in regards to this case. Of course, we're trying to contact Jo Graff Jo Anne Graff.
22	Contact Mark Morgan. See if we can rectify this matter outside of court. The toll-free number here is 1-800-976-0890, extension 13.
23	21. Thereafter, Defendants sent a collection letter (Exhibit "1") to Plaintiff which
24	is a "communication" in an attempt to collect a debt as that term is defined by 15 U.S.C. § 1692a(2).
25	22. A true and accurate copy of the collection letter from Defendants to Plaintiff
26	is attached hereto, marked Exhibit "1," and by this reference is incorporated herein.
27	23. The collection letter (Exhibit "1") is dated April 25, 2007.

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The collection letter (Exhibit "1") was the Defendant's first written notice

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1	initially addressed to Plaintiff in connection with collecting the debt.
2	25. On or about April 26, 2007, an employee of Defendants recorded the
3	following message on Plaintiff's answering machine:
4	This message is meant once again for Jo Anne Graff. Ms. Graff, this is Mrs. Kenneth
5	calling again on behalf of attorney Douglas Burgess. This is now one of several attempts to reach you pertaining to the case pending against you in Santa Clara County. Case number 224519. I will again advise you, I do need the response of
6	either yourself or your attorney before noon Eastern Standard Time tomorrow 1-800- 976-0890, extension 26.
7	770-0070, CACHSIOH 20.
8	26. On or about April 30, 2007, an employee of Defendants recorded the
9	following message on Plaintiff's answering machine:
10	This message is meant, ah, once again for Jo Anne Graff. Ms. Graff, this is Mrs. Kenneth calling once again on behalf of attorney Douglas Burgess. This is now one
11	of numerous attempts to reach you pertaining to the case pending against you in Santa Clara County. Case number 224519. This is now one of several attempts to
12	reach you pertaining to the issue. I need a response back now from your attorney. 1-800-976-0890, extension 26.
13	
14	27. On or about May 11, 2007, Plaintiff mailed a letter to Defendants which
15	stated: "please be advised that I dispute this debt and refuse to pay."
16	28. A true and accurate copy of Plaintiff's letter disputing the debt and refusing
17	to pay the debt is attached hereto, marked Exhibit "2," and by this reference is incorporated herein.
18	29. Defendants received Plaintiff's letter disputing the debt and refusing to pay
19	the debt (Exhibit "2") on or about May 18, 2007.
20	30. A true and accurate copy of the USPS Tracking Report and Certified Mail
21	Return Receipt evidencing Defendants' receipt of Plaintiff's letter disputing the debt and refusing
22	to pay the debt (Exhibit "2") is attached hereto, marked Exhibit "3," and by this reference is
23	incorporated herein
24	31. After receiving Plaintiff's letter disputing the debt (Exhibit "2"), Defendants
25	continued their collection efforts without first obtaining and mailing Plaintiff a validation of the debt
26	being collected.
27	32. After receiving Plaintiff's letter notifying Defendants of her refusal to pay the
28	debt (Exhibit "2"), Defendants continued to communicate with Plaintiff in an attempt to collect the

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1	debt.
2	33. On or about August 14, 2007, Defendants recorded the following automated
3	message on Plaintiff's answering machine:
4	This is a very important message for Jo Graff. This is not a sales or marketing phone
5	call. Press the nine key to retrieve this important message or call us back at 1-800-976-0890. Thank you.
6	34. On or about August 22, 2007, Defendants recorded the following automated
7	message on Plaintiff's answering machine:
8	This is a very important message for Jo Graff. This is not a sales or marketing phone
9	call. Press the nine key to retrieve this important message or call us back at 1-800-976-0890. Thank you.
10	35. On or about August 31, 2007, Defendants recorded the following automated
11	message on Plaintiff's answering machine:
12	ssage for Jo Graff. This is not a sales or marketing phone call. Press the nine
13	key to retrieve this important message or call us back at 1-800-976-0890. Thank you.
14	36. On or about September 10, 2007, Defendants recorded the following
15	automated message on Plaintiff's answering machine:
16	This is a very important message for Jo Graff. This is not a sales or marketing phone call. Press the nine key to retrieve this important message or call us back at 1-800-
17	976-0890. Thank you.
18	37. On or about September 12, 2007, Defendants recorded the following
19	automated message on Plaintiff's answering machine:
20	This is a very important message for Jo Graff. This is not a sales or marketing phone call. Press the nine key to retrieve this important message or call us back at 1-800-
21	976-0890. Thank you.
22	38. On or about October 19, 2007, at 6:24 a.m., an employee of Defendants
23	recorded the following message on Plaintiff's answering machine:
24	intended for Miss Joanne Graff. Miss Graff, this is Miss Adams with Attorney
25	Burgess Law Office. I just received your case today in regard to a legal matter. It does appear that Attorney Burgess' legal assistants have been trying to contact you, to voluntarily resolve a matter outside of your county court. At this point you will
26	need your attorney or yourself to contact me, immediately, in regard to this matter
27	so that we can discuss the details of your case and your options from this point forward. If you do not have any intentions of contacting me, that will be fine. I will finalize this information here and forward it so the attorney can proceed accordingly.
28	Case number here is 224519. Again that's 224519. Toll-free number where you or
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With this letter I hereby request that you CEASE and DESIST any and all efforts to collect on the above referenced account.

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You are hereby instructed to cease all collection efforts immediately or face legal sanctions under the Federal Fair Debt Collection Practices Act, 15 U.S.C. §§ 1692c(c) and 1692k which is incorporated and made applicable to creditors like your

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1	company by the Rosenthal Fair Debt Collection Practices Act, California Civil Code §1788.17.
2	Until advised otherwise, you should mark this account as "disputed."
3	
4	44. A true and accurate copy of Plaintiff's letter requesting that Defendants cease
5	and desist any and all collection efforts on the debt is attached hereto, marked Exhibit "4," and by
6	this reference is incorporated herein.
7	45. Defendants received Plaintiff's letter requesting that Defendants cease and
8	desist any and all collection efforts on the debt (Exhibit "4") on or about December 27, 2007.
9	46. A true and accurate copy of the USPS Tracking Report and Certified Mai
10	Return Receipt evidencing Defendants' receipt of Plaintiff's letter requesting that Defendants cease
11	and desist any and all collection efforts on the debt (Exhibit "4") is attached hereto, marked Exhibi
12	"5," and by this reference is incorporated herein
13	47. After receiving Plaintiff's letter requesting that Defendants cease and desis
14	any and all collection efforts on the debt (Exhibit "4"), Defendants continued to communicate with
15	Plaintiff in an attempt to collect the debt.
16	48. On or about December 29, 2007, Defendants recorded the following
17	automated message on Plaintiff's answering machine:
18	This is a very important message for Jo Graff. This is not a sales or marketing phone
19	call. Please call us back at 1-800-976-0892. Thank you.
20	49. On or about January 21, 2008, Defendants recorded the following automated
21	message on Plaintiff's answering machine:
22	This is a very important message for Jo Graff. This is not a sales or marketing phone
23	call. Please call us back at 1-800-976-0890. Thank you.
24	50. On or about January 23, 2008, Defendants recorded the following automated
25	message on Plaintiff's answering machine:
26	This is a very important message for Jo Graff. This is not a sales or marketing phone
27	call. Please call us back at 1-800-976-0890. Thank you.
28	51. On or about January 30, 2008, Defendants recorded the following automated -10-

. . situation that warrants your immediate attention. To receive additional -11-

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2	you may contact us today at the Law Office of Douglas R. Burgess at 1-800-976-0892. Thank you.
3	63. On or about March 28, 2008, Defendants recorded the following automated
4	message on Plaintiff's answering machine:
5	and unfortunately, we have not yet received a response. Our apologies if our
6	previous messages have not been forwarded to you. You may contact us today by calling 1-800-976-0898. Please realize that your prompt attention to this matter will be taken into consideration when any formal decisions are made regarding your file.
7 8	Once again, you may contact us today at the Law Office of Douglas R. Burgess at 1-800-976-0898. Thank you.
9	64. Each of Defendants' answering machine messages was a "communication"
10	in an attempt to collect a debt as that term is defined by 15 U.S.C. § 1692a(2).
11	65. Defendants failed to disclose Defendants' identity and the nature of
12	Defendants' business in its answering machine messages, in violation of 15 U.S.C. § 1692d(6) and
13	Cal. Civil Code § 1788.11(b). See Hosseinzadeh v. M.R.S. Associates, Inc., 387 F. Supp. 2d 1104,
14	1112, 1118 (C.D. Cal. 2005).
15	66. Defendants failed to disclose that their answering machine messages were
16	communications from a debt collector, in violation of 15 U.S.C. § 1692e(11). See <i>Hosseinzadeh v</i> .
17	M.R.S. Associates, Inc., 387 F. Supp. 2d 1104, 1116 (C.D. Cal. 2005); Foti v. NCO Financial
18	Systems, Inc., 424 F. Supp. 2d 643, 669 (S.D.N.Y. 2006).
19	67. Plaintiff is informed and believes, and thereon alleges that Defendants have
20	not taken any legal action as threatened in their answering machine messages.
21	68. Plaintiff is informed and believes, and thereon alleges that Defendants did not
22	intend to take any legal action when the answering messages were recorded on Plaintiff's answering
23	machine.
24	69. Defendants communicated with Plaintiff in connection with the collection of
25	a consumer debt at a time or place known or which should be known to be inconvenient to Plaintiff,
26	without Plaintiff's prior consent given directly to Defendants, or the express permission of a court
27	of competent jurisdiction.
28	70. Defendants' answering machine messages were designed to instill a false

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1	sense of urgency in the listener.	
2	71. Plaintiff is informed and believes, and thereon alleges that Defendar	nts
3	answering machine message misrepresented the role and involvement of legal counsel.	
4	72. Defendants caused Plaintiff's telephone to ring repeatedly or continuou	ısly
5	with the intent to annoy, abuse or harass Plaintiff.	
6	73. Defendants caused Plaintiff's telephone to ring with such frequency as to	) be
7	unreasonable and constitute harassment to Plaintiff under the circumstances.	
8	74. As a consequence of Defendants' collection activities and communication	ns
9	Plaintiff has suffered economic loss, loss of self-esteem and peace of mind, personal humiliati	on
10	embarrassment, mental anguish or emotional distress.	
11	VII. CLAIMS	
12	FAIR DEBT COLLECTION PRACTICES ACT	
13	75. Plaintiff brings the first claim for relief against Defendants under the Federal	era
14	Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C. § 1692 et seq.	
15	76. Plaintiff repeats, realleges and incorporates by reference all the allegation	ons
16	of the preceding paragraphs as though fully set forth herein.	
17	77. Plaintiff is a "consumer" as that term is defined by the FDCPA, 15 U.S.C	J. §
18	1692a(3).	
19	78. Defendant, LAW OFFICES, is a "debt collector" as that term is defined	by
20	the FDCPA, 15 U.S.C. § 1692a(6).	
21	79. Defendant, BURGESS, is a "debt collector" as that term is defined by	the
22	FDCPA, 15 U.S.C. § 1692a(6).	
23	80. Defendant, FAIC, is a "debt collector" as that term is defined by the FDCI	PA
24	15 U.S.C. § 1692a(6).	
25	81. Defendant, AMS, is a "debt collector" as that term is defined by the FDCI	PΑ
26	15 U.S.C. § 1692a(6).	
27	82. Defendant, MACKINNON, is a "debt collector" as that term is defined by	the
28	FDCPA, 15 U.S.C. § 1692a(6).	
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1	83.	Defen	dant, BOHN, is a "debt collector" as that term is defined by the FDCPA,
2	15 U.S.C. § 1692a(6)	).	
3	84.	The fi	nancial obligation owed by Plaintiff is a "debt" as that term is defined
4	by the FDCPA, 15 U	.S.C. §	1692a(5).
5	85.	Defen	dants have violated the FDCPA. The violations include, but are not
6	limited to, the follow	ing:	
7		a.	Defendants communicated with Plaintiff in connection with the
8			collection of a debt at a time known or which should be known to be
9			inconvenient to Plaintiff, without Plaintiff's prior consent given
10			directly to Defendants, or the express permission of a court of
11			competent jurisdiction in violation of 15 U.S.C. § 1692c(a)(1);
12		b.	Defendants continued to communicate with Plaintiff in an attempt to
13			collect the debt after receiving a written notification that Plaintiff
14			refused to pay the debt being collected, in violation of 15 U.S.C. §
15			1692c(c);
16		c.	Defendants falsely represented the legal status of the debt owed by
17			Plaintiff, in violation of 15 U.S.C. § 1692e(2)(A);
18		d.	Defendants caused Plaintiff's telephone to ring or repeatedly or
19			continuously with intent to annoy, abuse, or harass Plaintiff, in
20			violation of 15 U.S.C. § 1692d(5);
21		e.	Defendants caused Plaintiff's telephone to ring with such frequency
22			as to be unreasonable and constitute harassment to Plaintiff under the
23			circumstances, in violation of 15 U.S.C. § 1692d(5);
24		f.	Defendants failed to disclose Defendants' identity and the nature of
25			Defendants' business, in violation of 15 U.S.C. § 1692d(6);
26		g.	Defendants falsely represented the role and involvement of legal
27			counsel, in violation of 15 U.S.C. §§ 1692e(3) and 1692e(10);
28		h.	Defendants falsely represented or implied that a lawsuit could or

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1		would be filed against Plaintiff to collect the debt, when Defendants
2		did not intend to actually file such a lawsuit, in violation of 15 U.S.C.
3		§ 1692e(5);
4	i.	Defendants falsely represented or implied they could or would file a
5		lawsuit against Plaintiff to collect the debt, in violation of 15 U.S.C.
6		§ 1692e(10);
7	j.	Defendants falsely represented threats of an imminent lawsuit with
8		the intent to annoy, harass and abuse Plaintiff, in violation of 15
9		U.S.C. §§ 1692d, 1692e, and 1692e(10);
10	k.	Defendants designed their telephone messages to instill a false sense
11		of urgency in the listener, in violation of 15 U.S.C. §§ 1692e and
12		1692e(10);
13	1.	Defendants failed to disclose that the communications were from a
14		debt collector, in violation of 15 U.S.C. § 1692e(11);
15	m.	Defendants failed to send Plaintiff a written validation notice within
16		5 days after Defendants' initial communication with Plaintiff in
17		connection with collecting the debt, in violation of 15 U.S.C. §
18		1692g(a); and
19	n.	Defendants continued their collection efforts against Plaintiff after
20		receiving a written notification within the thirty-day validation period
21		from Plaintiff disputing the debt being collected in its entirety
22		without first obtaining a verification of the debt and mailing a copy
23		of such verification to Plaintiff, in violation of 15 U.S.C. § 1692g(b).
24	86. De	fendants' acts as described above were done intentionally with the purpose
25	of coercing Plaintiff to pa	
26		a result of Defendants' violations of the FDCPA, Plaintiff is entitled to an
۷0	01. AS	a result of Defendants violations of the PDCFA, Flamini is entitled to an

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award of statutory damages, costs and reasonable attorneys fees, pursuant to 15 U.S.C. § 1692k.

#### INVASION OF PRIVACY BY INTRUSION UPON SECLUSION

- 88. Plaintiff brings the second claim for relief against Defendants for common law Invasion of Privacy by Intrusion Upon Seclusion.
- 89. Plaintiff repeats, realleges and incorporates by reference all the allegations of the preceding paragraphs as though fully set forth herein.
- 90. Plaintiff had a reasonable expectation of privacy in her solitude, seclusion and private concerns or affairs while in her home.
- 91. Defendants intentionally intruded into Plaintiff's home by using an automated device which repeatedly caused Plaintiff's telephone to ring.
- 92. These intrusions and invasions by Defendants occurred in a way that would be highly offensive to a reasonable person in Plaintiff's position.
- 93. Defendants intentionally caused harm to Plaintiff's emotional well being by engaging in highly offensive conduct in the course of collecting the debt thereby invading and intruding upon Plaintiff's right to privacy, solitude and seclusion.
  - 94. Defendants' conduct was a substantial factor in causing Plaintiff's harm.
- 95. Plaintiff has been harmed by Defendants' invasion of privacy and has been damaged as a result of the invasion of privacy by Defendants, including but not limited to: emotional distress, loss of sleep, loss of enjoyment of life, humiliation, stress, crying, lack of concentration, anxiety and embarrassment by such invasions of her privacy by Defendants.
- 96. As a result of such invasions of privacy, Plaintiff is entitled to actual damages and punitive damages in an amount to be determined at trial.

### **NEGLIGENT COLLECTION**

- 97. Plaintiff brings the third claim for relief against Defendants for common law negligence.
- 98. Plaintiff repeats, realleges and incorporates by reference all the allegations of the preceding paragraphs as though fully set forth herein.
- 99. Defendants had a legal duty to conform their collection activities to the standard of conduct set forth in the FDCPA to protect consumers like the Plaintiff.

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1	100.	Defendants failed to conform their collection activities to this standard of
2	conduct.	
3	101.	Defendants' failure to conform their collection activities to the standards se
4	forth in the FDCPA	was the proximate or legal cause of the resulting injuries to Plaintiff.
5	102.	Plaintiff was damaged by Defendants' unlawful collection activities.
6	103.	As a result of such negligent collection, Plaintiff is entitled to actual damages
7	and punitive damag	es in an amount to be determined at trial.
8		TORT-IN-SE
9	104.	Plaintiff brings the fourth claim for relief against Defendant for common law
10	tort-in-se.	
11	105.	Plaintiff repeats, realleges and incorporates by reference all the allegations
12	of the preceding par	ragraphs as though fully set forth herein.
13	106.	Defendants violated a statutory duty to Plaintiff and is thereby liable under
14	the doctrine of "tort	-in-se."
15	107.	Defendants engaged in an unlawful course of conduct in violation of the
16	FDCPA.	
17	108.	Plaintiff was damaged by Defendants' breach of their statutory duties.
18	109.	As a result of such statutory breach, Plaintiff is entitled to actual damages and
19	punitive damages ir	an amount to be determined at trial.
20		PUNITIVE DAMAGES
21	110.	Plaintiff is informed and believes, and thereon alleges that Defendants
22	conduct was fraudu	lent, malicious, despicable and oppressive and was intended to harm Plaintiff
23	111.	Plaintiff is informed and believes, and thereon alleges that an officer, director
24	or managing agent of	of the Defendants authorized, approved and ratified Defendants' wrongful and
25	unlawful acts descr	bed herein.
26	112.	Defendants are liable for reasonable punitive damages in an amount sufficien
27	to punish and educa	te Defendants and to educate other businesses engaged in similar activities that
28	the courts and juries	s of California will not tolerate such conduct in California.
	i e e e e e e e e e e e e e e e e e e e	1.0

1		VIII. REQUEST FOR RELIEF
2	Plaint	iff requests that this Court:
3	a.	Assume jurisdiction in this proceeding;
4	b.	Declare that Defendants violated the Fair Debt Collection Practices Act, 15 U.S.C.
5		§§ 1692c(a)(1), 1692c(c), 1692d, 1692d(5), 1692d(6), 1692e, 1692e(2)(A), 1692e(3),
6		1692e(5), 1692e(10), 1692e(11), 1692g(a) and 1692g(b);
7	c.	Award Plaintiff her actual damages in an amount to be determined at trial, pursuant
8		to 15 U.S.C. § 1692k(a)(1);
9	d.	Award Plaintiff statutory damages in an amount not exceeding \$1,000, pursuant to
10		15 U.S.C. § 1692k(a)(2)(A);
11	e.	Award Plaintiff her actual damages and punitive damages in an amount to be
12		determined at trial for Defendants' invasions of Plaintiff's privacy;
13	f.	Award Plaintiff her actual damages and punitive damages in an amount to be
14		determined at trial for Defendants' negligent collection practices;
15	g.	Award Plaintiff her actual damages and punitive damages in an amount to be
16		determined at trial under the doctrine of "tort-in-se";
17	h.	Award Plaintiff the costs of this action and reasonable attorneys fees, pursuant to 15
18		U.S.C.§ 1692k(a)(3);
19	i.	Award Plaintiff such other and further relief as may be just and proper.
20		
21		CONSUMER LAW CENTER, INC.
22		
23		By: /s/ Fred W. Schwinn Fred W. Schwinn, Esq.
24		Attorney for Plaintiff JO ANNE GRAFF
25		
26		
27		
28		-19-
	i	-19-

Case No. C08-01821-JW-PVT

FIRST AMENDED COMPLAINT

¢	case 5:08-cv-01821-JW D	ocument 16	Filed 07/11/2008	Page 20 of 20		
1	<u>CERTIF</u>	ICATION PU	RSUANT TO CIVIL	L.R. 3-16		
2	Pursuant to Civil L.R.	Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the				
3	named parties, there is no such	h interest to rep	oort.			
4			/s/ Fred W. Sch Fred W. Schwi	winn		
5			ried w. Schwi	iii, Esq.		
6		DEMAND I	FOR JURY TRIAL			
7	PLEASE TAKE NOT	ICE that Plainti	ff, JO ANNE GRAFF,	hereby demands a trial by jury		
8	of all triable issues of fact in t	he above-caption	oned case.			
9						
10			/s/ Fred W. Schwi	winn nn Fea		
11			rica w. Schwi	im, Esq.		
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	FIRST AMENDED COMPLAINT			Case No. C08-01821-JW-PVT		

Law Office of Douglas R. Burgess, LLC PO Box 278
Williamsville NY 14231
ADDRESS SERVICE REQUESTED

Document 16-2

Law Office of Douglas R. Burgess
PO Box 278

1

Williamsville, NY 14231 1-800-976-0890 • Fax (716) 833-7066

04/25/2007

AII0 - 000340
Jo Graff
210 El Carmelo Ave
Palo Alto CA 94306-2377

Original Creditor: Household/Orchard

Current Creditor: First American Investment Company

ID: 5440450072197860

File #: 224519 Balance: \$1,489.04

DLAWT0IITY61EB6433

ID:

5440450072197860

Original Creditor: Household/Orchard

Current Creditor: First American Investment Company

Balance: \$1,489.04

Dear Jo Graff:

File #: 224519

This is a demand for payment of the original debt incurred by you. The debt identified above was sold by Household/Orchard, all of your rights and obligations regarding this contract have been placed with this office.

You may choose to resolve this matter with one of the following options: (1) You may pay the balance in full in the amount of \$1,489.04 with certified funds or (2) You may contact this office to make an acceptable payment arrangement. Please remit payment to the order of First American Investment Co., LLC.

At this time, no attorney with this firm has personally reviewed the particular circumstances of your account. However, if you fail to contact this office our client may consider additional remedies to recover the balance due.

You may contact this office toll free at 1-800-976-0890, Monday through Saturday 8:00am-9:00pm EST. Please refer to the file number indicated above.

Federal law requires we notify you this is an attempt to collect a debt; any information obtained will be used for that purpose. This communication is from a debt collector.

All payments are to be remitted to: First American Investment Company, LLC., P.O. Box 278, Williamsville, NY 14231. No responsibility will be taken for any lost payments sent to 4246 Ridgelea Rd., Amherst, NY 14226.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days of receiving this notice, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such a judgment or verification. If you request this office in writing within 30 days after receiving this notice, this office will provide you with the name and address of original creditor, if different from the current creditor.

Sincerely,

Law Office of Douglas R. Burgess, LLC

4246 Ridgelea Rd., Amherst, NY 14226

Direct all correspondence to the post office box address as set forth above.

PLEASE READ THE REVERSE SIDE FOR SPECIFIC STATE COLLECTION LAWS THAT MAY APPLY TO YOUR STATE.

EXHIBIT 1

We are required under state law to give you the following notices, some of which refer to rights you have under federal law. This list does not include a complete list of the rights to which consumers or commercial businesses have under state and federal law. Note the following, which may apply in the specified states:

California: The state Rosenthal Fair Debt Collection Practices Act and the federal Fair Debt Collection Practices Act require that, except under unusual circumstances, collectors may not contact you before 8 a.m. or after 9 p.m. They may not harass you by using threats of violence or arrest or by using obscene language. Collectors may not use false or misleading statements or call you at work if they know or have reason to know that you may not receive personal calls at work. For the most part, collectors may not tell another person, other than your attorney or spouse, about your debt. Collectors may contact another person to confirm your location or enforce a judgment. For more information about debt collection activities, you may contact the Federal Trade Commission at 1-800-877-FTC-HELP or www.ftc.gov. As required by law, you are hereby notified that a negative credit report reflecting on your credit record may be submitted by a credit agency if you fail to fulfill the terms of your credit obligations.

Colorado: We are required under state law to notify consumers of the following rights. This notice does not contain a complete list of the rights consumers have under state and federal law. Colorado Residents: If you notify us in writing that you wish us to cease contact by telephone at your residence or place of employment, then no such further contact by telephone shall be made. If you notify us in writing that you refuse to pay a debt or that you wish us to cease further communication with you, then we shall not communicate further with you with respect to such debt, except for a written communication: (A) to advise you that our further efforts are being terminated; (B) to notify you that we may invoke specified remedies which we ordinarily invoke; or (C) where applicable, to notify you that we intend to invoke a specified remedy permitted by law. If you orally inform us of any of the matters specified in this paragraph, we shall advise you that such communication must be made in writing. Collection agencies are licensed by the Collection Agency Board, 1525 Sherman Street, 5th Floor, Denver, CO 80203. Do not send payments to the Collection Agency Board. For information about the Colorado Fair Debt Collection Practices Act, see WWW.AGO.STATE.CO.US/CADC/CADCMAIN.CFM.

Massachusetts: We are required under state law to notify consumers of the following rights. This notice does not contain a complete list of the rights consumers have under state and federal law. Residents of Massachusetts – NOTICE OF IMPORTANT RIGHTS YOU HAVE THE RIGHT TO MAKE A WRITTEN OR ORAL REQUEST THAT TELEPHONE CALLS REGARDING YOUR DEBT NOT BE MADE TO YOU AT YOUR PLACE OF EMPLOYMENT. ANY SUCH ORAL REQUEST WILL BE VALID FOR ONLY TEN DAYS UNLESS YOU PROVIDE WRITTEN CONFIRMATION OF THE REQUEST POSTMARKED OR DELIVERED WITHIN SEVEN DAYS OF SUCH REQUEST. YOU MAY TERMINATE THIS REQUEST BY WRITING TO THE COLLECTION AGENCY. Office hours: Monday through Friday, 9:00 a.m. through 10:00 p.m.

Michigan: Michigan requires us to give the following notice, however, all consumers have these rights under federal law. The failure of a consumer to dispute the validity of a debt shall not be construed as an admission of liability by the consumer.

Utah: As required by Utah law, you are hereby notified that a negative credit report reflecting on your credit record may be submitted to a credit-reporting agency if you fail to fulfill the terms of your credit obligations.

Williamsville NY 14231

PRESORTED FIRST CLASS



Scate extension

## REFUSE TO PAY LETTER

LAW OFFICE OF DOUGLAS	$\circ$	000 -	110
I ALL ACTION OF TOUGLAS	K.	DURGESS	ムんし
LAW OFFICE OF DOWN	• • •		
Collection Agency's Name			

P.O. Box 278

WILLIAMSVILLE, NY 14231

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

5/11/2007 Today's Date 7005 3110 0000 4788 4398 Tracking Number

Re: Account No. <u>54404 500 721 9</u> 7860

Dear Sir or Madam:

I have enclosed a copy of the last collection letter that you sent to me.

In this regard, please be advised that I dispute this debt and refuse to pay.

PLEASE MARK YOUR FILES ACCORDINGLY.

Trusting in your good offices, I remain . . .

Very Truly Yours,

Sofyour name here Graff

JO ANNE GRAFF

210 EL CARMELO AVENUE

Print your address here

PALO ALTO, CA 94806





Law Office of Douglas R. Burgess, LLC PO Box 278
Williamsville NY 14231
ADDRESS SERVICE REQUESTED

Document 16-3

Law Office of Douglas R. Burgess
PO Box 278



Williamsville, NY 14231 1-800-976-0890 • Fax (716) 833-7066

04/25/2007

Original Creditor: Household/Orchard

Current Creditor: First American Investment Company

ID: 5440450072197860

File #: 224519 Balance: \$1,489.04

DLAWT0IITY61EB6433

ID:

5440450072197860

Original Creditor: Household/Orchard

File #: 224519 Current

Current Creditor: First American Investment Company

Balance: \$1,489.04

Dear Jo Graff:

This is a demand for payment of the original debt incurred by you. The debt identified above was sold by Household/Orchard, all of your rights and obligations regarding this contract have been placed with this office.

You may choose to resolve this matter with one of the following options: (1) You may pay the balance in full in the amount of \$1,489.04 with certified funds or (2) You may contact this office to make an acceptable payment arrangement. Please remit payment to the order of First American Investment Co., LLC.

At this time, no attorney with this firm has personally reviewed the particular circumstances of your account. However, if you fail to contact this office our client may consider additional remedies to recover the balance due.

You may contact this office toll free at 1-800-976-0890, Monday through Saturday 8:00am-9:00pm EST. Please refer to the file number indicated above.

Federal law requires we notify you this is an attempt to collect a debt; any information obtained will be used for that purpose. This communication is from a debt collector.

All payments are to be remitted to: First American Investment Company, LLC., P.O. Box 278, Williamsville, NY 14231. No responsibility will be taken for any lost payments sent to 4246 Ridgelea Rd., Amherst, NY 14226.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days of receiving this notice, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such a judgment or verification. If you request this office in writing within 30 days after receiving this notice, this office will provide you with the name and address of original creditor, if different from the current creditor.

Sincerely,

Law Office of Douglas R. Burgess, LLC

4246 Ridgelea Rd., Amherst, NY 14226

Direct all correspondence to the post office box address as set forth above.

PLEASE READ THE REVERSE SIDE FOR SPECIFIC STATE COLLECTION LAWS THAT MAY APPLY TO YOUR STATE.



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Track & Confirm

## **Track & Confirm**

### **Search Results**

Label/Receipt Number: 7005 3110 0000 4788 4398 **Detailed Results:** 

- Delivered, May 18, 2007, 10:27 am, BUFFALO, NY 14221
- Notice Left, May 17, 2007, 12:07 pm, BUFFALO, NY 14231
- Acceptance, May 11, 2007, 4:11 pm, SAN JOSE, CA 95113

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(Return to USPS.com Home > )

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Enter Label/Receipt Number.



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SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY	
<ul> <li>Complete items 1, 2, and 3. Also complete tem 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailplece, or on the front if space permits.</li> </ul>	A. Signature  Addressee  B. Reserved by (Printed Name)  C. Date of Delivery  C. Date of Delivery  D. Is delivery address different from item 1?  If YBS, enter delivery address below:  No	
1. Article Addressed to: DOUGLAS R. BURGESS P.D. BOK 278		
WILLIAMSVILLE, NY 14231	3. Service Type  Certified Mail	
2. Article Number 7005 31.	,	
PS Form 3811, February 2004 Domestic Ret	urn Receipt 102595-02-M-1540	

### **CEASE AND DESIST LETTER**

Law OFFice of Douglas R. Burgessell.

P.D. Boy 278
Creditor's Address

Williamsville, NY 14231

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

12/18/07
Today's Date

7007 0710 0001 0498 5977

Re: Account No. 544045007219 7860 / 22 4519

Dear Sir or Madam:

With this letter I hereby request that you CEASE and DESIST any and all efforts to collect on the above referenced account. I have attached a copy of your most recent correspondence for your reference.

You are hereby instructed to cease all collection efforts immediately or face legal sanctions under the Federal Fair Debt Collection Practices Act, 15 U.S.C. §§ 1692c(c) and 1692k which is incorporated and made applicable to creditors like your company by the Rosenthal Fair Debt Collection Practices Act, California Civil Code § 1788.17.

Until advised otherwise, you should mark this account as "disputed."

PLEASE MARK YOUR FILES ACCORDINGLY.

Trusting in your good offices, I remain . . .

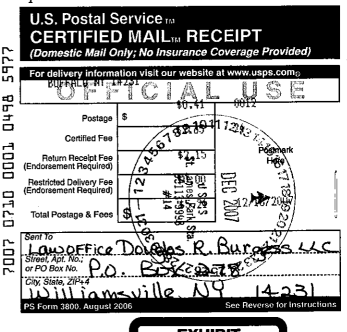
Very Truly Yours,

Signpur name here Graff

Print your name here

210 EL CARMELO AVENUE

PALO ALTO, CA 94306



04/25/2007

Law Office of Douglas R. Burgess, LLC PO Box 278 Williamsville NY 14231 ADDRESS SERVICE REQUESTED

7/11/20**02aw Office of** 2 Douglas R. Burgess PO Box 278

Williamsville, NY 14231 1-800-976-0890 • Fax (716) 833-7066

AII0 - 000340 Jo Graff

210 El Carmelo Ave Palo Alto CA 94306-2377

Original Creditor: Household/Orchard

Current Creditor: First American Investment Company

ID: 5440450072197860

File #: 224519 Balance: \$1,489.04

DLAWT0IITY61EB6433

ID: File #: 224519

5440450072197860

Original Creditor: Household/Orchard

Document 16-5

Current Creditor: First American Investment Company

Balance: \$1,489.04

Dear Jo Graff:

This is a demand for payment of the original debt incurred by you. The debt identified above was sold by Household/Orchard, all of your rights and obligations regarding this contract have been placed with this office.

You may choose to resolve this matter with one of the following options: (1) You may pay the balance in full in the amount of \$1,489.04 with certified funds or (2) You may contact this office to make an acceptable payment arrangement. Please remit payment to the order of First American Investment Co., LLC.

At this time, no attorney with this firm has personally reviewed the particular circumstances of your account. However, if you fail to contact this office our client may consider additional remedies to recover the balance due.

You may contact this office toll free at 1-800-976-0890, Monday through Saturday 8:00am-9:00pm EST. Please refer to the file number indicated above.

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All payments are to be remitted to: First American Investment Company, LLC., P.O. Box 278, Williamsville, NY 14231. No responsibility will be taken for any lost payments sent to 4246 Ridgelea Rd., Amherst, NY 14226.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of this debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days of receiving this notice, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such a judgment or verification. If you request this office in writing within 30 days after receiving this notice, this office will provide you with the name and address of original creditor, if different from the current creditor.

Sincerely.

Law Office of Douglas R. Burgess, LLC

4246 Ridgelea Rd., Amherst, NY 14226

Direct all correspondence to the post office box address as set forth above.

PLEASE READ THE REVERSE SIDE FOR SPECIFIC STATE COLLECTION LAWS THAT MAY APPLY TO YOUR STATE.



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**Track & Confirm** 

**FAQs** 

# **Track & Confirm**

### **Search Results**

Label/Receipt Number: 7007 0710 0001 0498 5977 Detailed Results:

- Delivered, December 27, 2007, 10:40 am, BUFFALO, NY 14221
- Notice Left, December 26, 2007, 3:34 pm, BUFFALO, NY 14231
- Acceptance, December 18, 2007, 4:48 pm, SAN JOSE, CA 95113

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SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery Is desired.  ■ Print your name and address on the reverse so that we can return the card to you.  ■ Attach this card to the back of the mailpiece, or on the front if space permits.  1. Article Addressed to:  Law OFFice of Douglas R.  Burigess LLC.  P.O. Box 278  Williamsville, NY 14231	A Signature  X
2. Article Number (Transfer from service label) 7007	0710 0001 0498 5977
PS Form 3811, February 2004 Domestic Ret	turn Receipt 102595-02-M-1540

